## PATENT COOPERATION TREATY

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From the INTERNATIONAL SEARCHING ALITHORITY

То:				PCT			
	see form PCT/ISA/220			WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (PCT Rule 43bis.1)			
L				(day/month/year) se	e form PCT/ISA/210 (second sheet)		
	licant's or agent's file form PCT/ISA/2			FOR FURTHER A			
1	rnational application TÆP2004/00834		International filing date (d 26.07.2004	Priority date (day/month/year) 02.09.2003			
	mational Patent Clas 1K9/70, A61K31/		both national classification	and IPC			
	licant VOSIS AG				V-1		
<u> </u>							
1.	This opinion co	ontains indication	ons relating to the folio	owing items:			
	Box No. I	Basis of the op	oinion				
	🛛 Box No. II	Priority					
	☐ Box No. III	Non-establishn	ment of opinion with rega	ard to novelty, inventive step and industrial applicability			
	☐ Box No. IV Lack of unity of invention						
Box No. V Reasoned statement under Rule 43bis. applicability; citations and explanations				1(a)(i) with regard to supporting such state	novelty, inventive step or industrial ement		
	Box No. VI	Certain docum	ents cited				
	☐ Box No. VII		s in the international appl				
	☐ Box No. VIII	Certain observ	ations on the internation	al application			
2.	FURTHER ACTI	ON					
	the applicant cho	r the Internationa poses an Authori eau under Rule	al Preliminary Examining	Authority ("IPEA"), H	usually be considered to be a lowever, this does not apply where chosen IPEA has notifed the lonal Searching Authority		
	Submit to the IPE	A a written reply date of mailing o	/together where annror	rista with smandmar	PEA, the applicant is invited to nts, before the expiration of three of 22 months from the priority date,		

For further options, see Form PCT/ISA/220.

For further details, see notes to Form PCT/ISA/220.

Name and mailing address of the ISA:

whichever expires later.

Authorized Officer

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# WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/EP2004/008346

_		<del></del>				
_	Box	No. I	Basis of the opinion			
1.	. With regard to the language, this opinion has been established on the basis of the international application in the language in which it was filed, unless otherwise indicated under this item.					
	☐ This opinion has been established on the basis of a translation from the original language into the follow language , which is the language of a translation furnished for the purposes of international search (under Rules 12.3 and 23.1(b)).					
2.	With regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed invention, this opinion has been established on the basis of:					
	a. ty	oe of	material:			
		las	sequence listing			
		tab	ple(s) related to the sequence listing			
b. format of material:						
		in	written format			
		in (	computer readable form			
c. time of filing/furnishing:						
		CO	ntained in the international application as filed.			
		file	d together with the international application in computer readable form.			
		fur	nished subsequently to this Authority for the purposes of search.			
3.	r	opies	ition, in the case that more than one version or copy of a sequence listing and/or table relating thereto een filed or furnished, the required statements that the information in the subsequent or additional is is identical to that in the application as filed or does not go beyond the application as filed, as oriate, were furnished.			
1.	Addit	ional	comments:			

# WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/EP2004/008346

_	Во	x No. II	Priority			<del></del>				<del></del>
1.	⊠		<del></del>	as not her	en furniche		<del></del>			
The following document has not been fulfillshed.										
		⊠	copy of the earlier	applicatio	n whose p	riority has b	een claimed	d (Rule 43 <i>bis</i>	3.1 and 66.7	(a)).
	translation of the earlier application whose priority has been claimed (Rule 43bis.1 and 66.7(b)).							l 66.7(b)).		
		Conseq neverthe	uently it has not b eless been establi	een possib shed on th	ole to cons ne assump	ider the vali tion that the	idity of the p relevant da	riority claim. Ite is the clai	This opinior med priority	n has date.
2.	This opinion has been established as if no priority had been claimed due to the fact that the priority claim has been found invalid (Rules 43 <i>bis</i> .1 and 64.1). Thus for the purposes of this opinion, the international filing date indicated above is considered to be the relevant date.									
3.	It has not been possible to consider the validity of the priority claim because a copy of the priority document was not available to the ISA at the time that the search was conducted (Rule 17.1). This opinion has nevertheless been established on the assumption that the relevant date is the claimed priority date.									
4.	Add	ditional ob	oservations, if nece	essary:						
		·								
		x No. V ustrial ar	Reasoned state oplicability; citati	ment und	er Rule 43	Bbis.1(a)(i)	with regard	to novelty,	inventive s	tep or
1		tement	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		- Apianatio	no suppon	ing such s	tatement		
•										
	Nov	elty (N)		Yes:	•					
				No:	Claims	1-22				
	Inve	entive ste	p (IS)	Yes:	Claims					
				No:	Claims	1-22				
	indu	ustrial app	olicability (IA)	Yes: No:	Claims Claims	1-22				
2.	Cita	tions and	l explanations							
	see	separate	e sheet			•				
			·							
_	Вох	No. VI	Certain docume	nts cited		· · · · · · · · · · · · · · · · · · ·				<del></del>
1.	Cert	tain publis	shed documents (		is.1 and 70	0.10)				
	and	/or				·				

Form PCT/ISA/237 (January 2004)

see form 210

2. Non-written disclosures (Rules 43bis.1 and 70.9)

#### Re Item V

Reasoned statement with regard to novelty, inventive step and industrial applicability; citations and explanations supporting such statement

#### 1. Cited Documents

The following documents are referred to in this communication:

D1: US-B-6 455 0661 (STOEGER KATHARINA ET AL) 24 September 2002 (2002-09-24)

D2: WO 03/079945 A (EURO CELTIQUE SA; KAIKO ROBERT F (US); SANCHEZ RAMIRO (US)) 2 October 2003 (2003-10-02)

#### 2. Novelty

The document D1 discloses (see column 2, line 66 - column 3, line 46 and column 5, lines 39-63) a patch comprising a local anesthetic and a penetration enhancing amount of an aloe composition. The term "local anesthetic" encompasses opioid analgesics such as buprenorphine and nalbuphine. The subject-matter of claims 1-22 is therefore not new (Article 33(2) PCT)

## 3. Inventive Step

Claims 1-22 not being new are also not inventive (Article 33(3) PCT).

### 4. Industrial applicability

Claims 1-22 satisfy the criterion of industrial applicability set forth in Article 33(4) PCT.

# Re Item VI Certain documents cited

Certain published documents

# WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (SEPARATE SHEET)

International application No.

## PCT/EP2004/008346

Application No Patent No Publication date (day/month/year)

Filing date (day/month/year) Priority date (valid claim) (day/month/year)

WO-A-03079945

2 October 2003

20 March 2003

20 March 2002